Counter-extremism policy in English schools

Inside:
1. Background: the role of schools in preventing extremism
2. The Prevent strategy and protecting children in education
3. Teaching British values in schools

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## Contents

<table>
<thead>
<tr>
<th>Summary</th>
<th>3</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. <strong>Background: the role of schools in preventing extremism</strong></td>
<td>4</td>
</tr>
<tr>
<td>1.1 Overview</td>
<td>4</td>
</tr>
<tr>
<td>1.2 How to raise concerns</td>
<td>5</td>
</tr>
<tr>
<td>2. <strong>The Prevent strategy and protecting children in education</strong></td>
<td>6</td>
</tr>
<tr>
<td>2.1 The Prevent strategy: overview</td>
<td>6</td>
</tr>
<tr>
<td>2.2 The Prevent strategy in schools policy</td>
<td>6</td>
</tr>
<tr>
<td>The Counter-Terrorism and Security Act 2015</td>
<td>6</td>
</tr>
<tr>
<td>Prevent strategy advice for schools</td>
<td>7</td>
</tr>
<tr>
<td>Prevent in schools prior to 2015</td>
<td>8</td>
</tr>
<tr>
<td>Private Member’s Bill: proposed exemptions</td>
<td>9</td>
</tr>
<tr>
<td>2.3 Due Diligence and Counter Extremism Division</td>
<td>9</td>
</tr>
<tr>
<td>2.4 Prime Minister’s Task Force on Tackling Radicalisation and Extremism</td>
<td>9</td>
</tr>
<tr>
<td>2.5 Supplementary schools (‘out-of-school settings’): proposals for regulation</td>
<td>10</td>
</tr>
<tr>
<td>Proposed new system of intervention</td>
<td>10</td>
</tr>
<tr>
<td>Call for evidence and reaction</td>
<td>11</td>
</tr>
<tr>
<td>Queen’s Speech 2016: Counter-Extremism and Safeguarding Bill</td>
<td>14</td>
</tr>
<tr>
<td>Consultation outcome: proposals withdrawn; and next steps</td>
<td>15</td>
</tr>
<tr>
<td>Voluntary Code of Practice consultation</td>
<td>15</td>
</tr>
<tr>
<td>2.6 Ofsted</td>
<td>15</td>
</tr>
<tr>
<td>Absence of pupils from school rolls</td>
<td>16</td>
</tr>
<tr>
<td>HMCI letter on unregistered schools</td>
<td>16</td>
</tr>
<tr>
<td>2.7 Joint Committee on Human Rights report</td>
<td>17</td>
</tr>
<tr>
<td>Prevent strategy in schools</td>
<td>17</td>
</tr>
<tr>
<td>Out-of-school settings</td>
<td>17</td>
</tr>
<tr>
<td>Government response</td>
<td>18</td>
</tr>
<tr>
<td>2.8 Home-schooled children</td>
<td>18</td>
</tr>
<tr>
<td>2.9 Educate Against Hate website</td>
<td>19</td>
</tr>
<tr>
<td>3. <strong>Teaching British values in schools</strong></td>
<td>20</td>
</tr>
<tr>
<td>3.1 Departmental guidance</td>
<td>20</td>
</tr>
<tr>
<td>3.2 Ofsted: no-notice inspections</td>
<td>21</td>
</tr>
<tr>
<td>3.3 Concerns raised</td>
<td>22</td>
</tr>
<tr>
<td>Ofsted inspections</td>
<td>22</td>
</tr>
</tbody>
</table>
Summary

Schools, both state-funded and independent, have a range of duties in relation to safeguarding children from extremism. The protection of children from radicalisation and the promotion of British values are part of the inspection regime to which schools are subject.

In recent times the Government has taken further action to strengthen the duties on schools, in particular with the Counter-Terrorism and Security Act 2015, which placed the Government’s ‘Prevent’ counter-extremism strategy on a statutory footing, and placed duties on schools to prevent children being radicalised and drawn into terrorism. The Government has also sought to strengthen schools’ abilities to address a wide range of potential concerns relating to radicalisation, such as the potential for children to be groomed through social media and encouraged by ISIS to travel to Syria.

In 2014, the ‘Trojan Horse’ affair in Birmingham schools raised concerns that school leadership could spread extremist ideology through the school system, which prompted a series of inquiries and subsequently action by the then Coalition Government, including the move to promote British values in schools.

This briefing provides an overview of these areas and the requirements on schools in countering extremist ideology and the potential for pupils to be radicalised. As schools policy is a devolved area, this briefing focuses on the position in England and the guidance and advice published by the Department for Education.

Broader information can be found in the Library briefing Counter-extremism policy: an overview, CBP 7238.
1. Background: the role of schools in preventing extremism

1.1 Overview

The Government’s July 2015 response to the Education Committee report on the Trojan Horse affair provides a statement of the Government’s position on counter-extremism policy in schools, and the relevant measures it is undertaking:

Extremism has no place in our schools. We will investigate quickly any evidence that suggests a school is not keeping children safe from extremist ideas, ideology or radicalisation. All schools are subject to a robust inspection regime, and we will not hesitate to take firm and swift action if pupils are in any way being placed at risk. We are tackling this problem both by taking determined action where we find areas of concern, and building resilience in the system. We have increased the capacity of our Due Diligence and Counter Extremism Group. With the leadership of a Director entirely devoted to this area, we:

a) have strengthened the accountability regime and oversight for all schools – maintained, academies and independent – to strengthen the ability of institutions in the education system to tackle extremism;

b) have worked with Ofsted as it strengthens its inspection frameworks to include Fundamental British Values;

c) are collaborating with the Home Office and Police to develop advice and material to support schools in meeting their new duty to prevent young people from being drawn into terrorism, as part of the Counter-Terrorism and Security Act 2015;

d) are undertaking a review of schools where there is evidence of links with young people who may have travelled to Syria, to learn lessons that will inform future work to support schools with concerns about their role, including their ability to tackle the risks of online grooming, radicalisation and extremist influences;

e) have pursued action in relation to individuals and schools connected with the events in Birmingham to ensure that young people receive the education they deserve;

f) have put in place a dedicated helpline for schools to raise extremism concerns more easily; and

g) have delivered training and awareness raising in extremism to all DfE senior civil servants and set up new information management systems in direct response to the Permanent Secretary’s report in January.¹

The Government also published an overview of the duties on schools in its policy paper Preventing extremism in the education and children’s services sectors on 1 September 2015.

¹ Department for Education, Government response to the Education Select Committee report: Extremism in schools: the Trojan Horse affair, July 2015, Cm 9094, p1-2
The statutory guidance *Keeping Children Safe in Education*, most recently updated in September 2018, is the key document for schools, colleges and their staff as part of the wider safeguarding system for children. It provides an overview of their duties regarding preventing the radicalisation of children.²

Section 6.7.4 of *The Governance Handbook*, most recently updated by the Department for Education in January 2017, provides a brief overview and reference point for governors and trustees in both maintained schools and academies.³

### 1.2 How to raise concerns

In addition to in-school safeguarding mechanisms, the policy paper provides contacts at the Department for Education to be used if someone is concerned about extremism in a school or organisation that works with children, or if they think a child might be at risk of extremism:

- Email: counter.extremism@education.gov.uk
- Telephone: 020 7340 7264
- Open Monday to Friday from 9am to 6pm (excluding bank holidays).

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² Department for Education, *Keeping Children Safe in Education*, September 2018, p82-84
2. The Prevent strategy and protecting children in education

2.1 The Prevent strategy: overview

The Prevent strategy is part of ‘CONTEST’, the strategy for countering terrorism that was published by the Government in July 2011. The ‘Prevent’ strand aims to stop people becoming terrorists or supporting terrorism.

The development of the Prevent strategy under the Labour and Coalition Governments, including broader work on integration, is discussed at more length in the Library briefing Preventing violent extremism, SN/PC/05993.

The gov.uk website, in an annexe to its information on counter-extremism policy as pursued under the Coalition Government, states that the Prevent strategy:

- responds to the ideological challenge we face from terrorism and aspects of extremism, and the threat we face from those who promote these views
- provides practical help to prevent people from being drawn into terrorism and ensure they are given appropriate advice and support
- works with a wide range of sectors (including education, criminal justice, faith, charities, online and health) where there are risks of radicalisation that we need to deal with

2.2 The Prevent strategy in schools policy

The Counter-Terrorism and Security Act 2015

Part 5 of the Counter-Terrorism and Security Act 2015 (the CTSA 2015), which received Royal Assent on 12 February 2015, contains provisions to prevent people being drawn into terrorism and effectively puts the Prevent strategy on a statutory footing. CTSA 2015 provides that the Secretary of State may publish guidance on how specified authorities should fulfil this duty.

The Government has produced guidance (issued under section 29 of the CTSA 2015) for specified authorities, which they must have regard to when complying with the duty. There are two versions of the guidance: one for authorities in England and Wales, and one for authorities in

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5 Part 5 CTSA 2015
6 Section 29 CTSA 2015
Scotland. Speaking on a motion to approve the Regulations (which was agreed) Home Office Minister Lord Bates said:

Following discussions with the Scottish Government, the Government decided that separate guidance, which specifically addresses the particular circumstances of Scotland, would be more helpful than trying to address those circumstances through one set of guidance.8

Statutory guidance on the Prevent duties in the Act, across all policy areas, has been published for England and Wales, and Scotland.

The relevant provisions came into force in Scotland on 25 March 2015.

In England and Wales, the provisions relevant to schools came into force on 1 July 2015.

Prevent strategy advice for schools

On 1 July 2015 the Department for Education published advice specifically directed at schools in England, aimed at:

• clarifying what the Prevent duty means for schools and childcare providers
• outlining what they can do to help protect children from the risk of radicalisation
• making clear what schools and childcare providers should do to demonstrate compliance with the duty
• informing them about other sources of information, advice and support9

The advice provides the following overview of the requirements on schools:

[…] it is essential that staff are able to identify children who may be vulnerable to radicalisation, and know what to do when they are identified. Protecting children from the risk of radicalisation should be seen as part of schools’ and childcare providers’ wider safeguarding duties, and is similar in nature to protecting children from other harms (e.g. drugs, gangs, neglect, sexual exploitation), whether these come from within their family or are the product of outside influences.

Schools and childcare providers can also build pupils’ resilience to radicalisation by promoting fundamental British values and enabling them to challenge extremist views. It is important to emphasise that the Prevent duty is not intended to stop pupils debating controversial issues. On the contrary, schools should provide a safe space in which children, young people and staff can understand the risks associated with terrorism and develop the knowledge and skills to be able to challenge extremist arguments. […]

The Prevent duty is entirely consistent with schools’ and childcare providers’ existing responsibilities and should not be burdensome.10

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7 GOV.UK, Home Office, Prevent duty guidance, published 12 March 2015
8 HL Deb 23 March 2015 cc 1233- 1234
9 Department for Education, New safeguarding advice for schools and childcare providers, 1 July 2015
10 Department for Education, The Prevent duty: Departmental advice for schools and childcare providers, June 2015, p5
The advice also provides guidance on areas such as staff training, IT policies, and what teachers should do if they have concerns about a particular pupil.

On 1 July 2015 the Department for Education also published guidance, aimed at teachers, head teachers, and safeguarding leads, on how terrorist groups such as ISIS use social media to encourage travel to Syria and Iraq.11 The TES website also provides teaching resources from the DfE on tackling extremism in schools.12

Prevent in schools prior to 2015
A Parliamentary Question in March 2015 asked the Education Secretary “what work her Department undertook between 2011 and 2014 to implement the review of the Prevent Strategy in 2011, and what evaluation was undertaken of that work.” The Education Minister Edward Timpson responded:

The Department for Education set up a dedicated unit, the Due Diligence and Counter Extremism Group, now a director-led group, to lead its contribution to the Prevent strategy, in particular by working to reduce the risk of unsuitable individuals and organisations from gaining influence over schools and strengthening regulatory frameworks.

The Department has carried out due diligence checks to establish the suitability of individuals and organisations seeking to become involved in schools and in other activity involving children and young people. Work on strengthening regulatory frameworks includes, but is not limited to, amending the standards applying to institutions, teachers and governors to require them to conduct themselves in a way which is compatible with fundamental British values and enabling the Secretary of State and others to take action where they fail to do so. Ofsted has strengthened the school inspections handbook so that inspectors take account of how well schools promote fundamental British values, and protect pupils from the risks of extremism and radicalisation, when judging their effectiveness.

A number of local Prevent projects, funded by the Home Office, engage schools and supplementary schools and train teachers in priority areas. The Home Office has established a monitoring framework to evaluate the local delivery of Prevent project funding to local authorities. The process for allocating funds requires projects to be evidence-based with clear steps to evaluate activity. The Office for Security and Counter-Terrorism (OSCT) collates the evidence from projects it funds in order to evaluate consistently across similar projects.13

The following PQ response from October 2014 provides further information on the implementation of the Prevent strategy in schools:

Andrew Rosindell: To ask the Secretary of State for the Home Department, what steps her Department is taking to prevent children from being radicalised.

James Brokenshire: Since June 2011, Prevent has funded over 180 projects in priority and supported areas. Around a third of

11 Department for Education, The use of social media for online radicalisation, 1 July 2015
12 TES, Tacking Extremism in Schools, 4 September 2015
13 PQ 226501 [radicalism], 5 March 2015
these have focused on schools and supplementary schools – protecting children from extremism and radicalisation. Local Authority Prevent Co-ordinators brief head teachers, teachers and safeguarding leads in schools and regularly provide training to frontline staff.

There are currently seven local authorities who have created specific posts dedicated to working with schools funded by the Home Office. Where these projects have been delivered, areas have reported an increase in teachers’ confidence in identifying and dealing with extremism. The Home Office is working closely with the Department for Education to keep our approach under review and ensure that we are doing all we can to safeguard children and young people.

[PQ 210466 [on Radicalism: Children], 24 October 2014]

Private Member’s Bill: proposed exemptions
The Counter-Terrorism and Security Act 2015 (Amendment) Bill 2016-17, a Private Member’s Bill, was presented to Parliament by Lucy Allan on Wednesday 29 June 2016.

The Bill would repeal provisions in the Counter-Terrorism and Security Act 2015 requiring teachers, carers and responsible adults to report signs of extremism or radicalisation amongst children in primary school, nursery school or other pre-school educational settings.

The announcement of the Bill on Lucy Allan’s website stated that the existing provision “places an unnecessary burden on educational, caring and other responsible persons in carrying out their respective roles.”

The Bill fell with the dissolution of Parliament for the 2017 General Election.

2.3 Due Diligence and Counter Extremism Division
An Education Committee report on extremism in schools noted that the DfE was the first department to establish its own counter-extremism division when it established the Due Diligence and Counter Extremism Division in late 2010. It stated that the Division’s role was to deliver the DfE’s commitments in the Government’s Prevent strategy, and to carry out financial and non-financial due diligence on those applying to set up free schools. The unit works to ensure that children and young people are safeguarded from extremists and extremist views in schools or in out-of-school-hours learning, and stop young people from becoming radicalised or acting on extreme views.

2.4 Prime Minister’s Task Force on Tackling Radicalisation and Extremism
Following the murder of Lee Rigby in May 2013, the then Prime Minister, David Cameron, established a task force on radicalisation and

\[14\] Lucy Allan MP, Lucy presents Private Member’s Bill to Parliament, 29 June 2016

extremism to assess whether the UK was doing everything within its power to counter these threats. The Task Force reported in December 2013. It made recommendations for actions across a range of policy areas, including the following for schools:

5.1.1 We have a responsibility to protect children from extremist views in schools. All schools in England, whether in the state or independent sectors, including those with a faith ethos, must expect that they will be inspected and assessed on their measures to protect their pupils from extremist material.

5.1.2 Ofsted already conducts unannounced inspections of independent schools – these will continue. We are working to introduce even tougher standards from September 2014 to ensure that schools support fundamental British values. Regulations to bar individuals involved or linked with extremism from managing or teaching at independent schools will be in place by April 2014.

5.1.3 To widen the protection of school children further, the Task Force has agreed to improve oversight of religious supplementary schools. We will introduce a voluntary code of practice which will depend on schools implementing robust policies to protect children and young people from harm, including exposure to intolerant or extremist views. This will help parents make informed decisions about the right choice.16

The measures relating to extremist views and Ofsted are discussed in section 2.6.

2.5 Supplementary schools (‘out-of-school settings’): proposals for regulation

As noted in section 2.4, the Prime Minister’s Task Force established by David Cameron recommended a voluntary code of practice be put in place for religious supplementary schools. Supplementary schools offer out-of-school-hours education and are usually set up by community groups and voluntary organisations. The National Resource Centre for Supplementary Education (NRCSE) sets out the following information:

Supplementary schools offer educational support (language, core curriculum, faith and culture) and other out-of-school activities to children attending mainstream schools. They are established and managed by community members, generally on a voluntary basis. There are 3,000-5,000 such schools in England.

It was reported in October 2014 that the Department for Education would not be implementing the Task Force’s proposal for a voluntary code of practice. See BBC News, Code of practice for religious schools shelved, 23 October 2014.

Proposed new system of intervention

In October 2015, the Government’s new Counter-Extremism Strategy was published. Following on from an announcement made by the then

16 HM Government, Tackling extremism in the UK, Report from the Prime Minister’s Task Force on Tackling Radicalisation and Extremism, December 2013, p5
Prime Minister, David Cameron, in his speech to the Conservative Party Conference,\(^\text{17}\) it stated that (emphasis in original):

…to address concerns about supplementary schools, the Department for Education will introduce a new system to enable intervention in unregulated education settings which teach children intensively. This intervention will apply if there are concerns about the safety or welfare of the children attending them, including from extremism. This will provide for the registration of settings so that they can be inspected and will introduce appropriate sanctions to protect children.\(^\text{18}\)

**Call for evidence and reaction**

On 26 November 2015, the Department for Education published a call for evidence on out-of-school education settings, which set out the following proposed system, to enable action to be taken where settings are failing to safeguard and promote the welfare of children, including failing to protect them from extremism:

- A requirement on settings providing intensive education to register, so that there is transparency about where settings are operating;
- A power for a body to inspect settings to ensure that children are being properly safeguarded; and
- A power to impose sanctions where settings are failing to safeguard and promote the welfare of children, which could include barring individuals from working with children and the closure of premises.\(^\text{19}\)

The call for evidence closed on 11 January 2016.

**Reaction**

There were concerns about the perceived implications of the proposals. Four Conservative MPs wrote to the Telegraph on 12 January 2016 to raise concerns about religious freedom:

If implemented, these regulations could have a seriously detrimental effect on the freedom of religious organisations. These groups fear the prospect of an Ofsted inspector observing meetings and then imposing sanctions for the expression of traditional views on matters such as marriage – views which, until very recently, were considered mainstream in Britain.

This would be an intolerable but very real possibility given the clear desire of the Department for Education to investigate what it calls “prohibitive activities”, such as “undesirable teaching… which undermines or is incompatible with fundamental British values”. This could challenge established Christian teaching.

Threats to British values originate overwhelmingly from certain strains of Islam. It is at least disproportionate, if not absurd, to impose intrusive burdens on all other religious groups under the

\(^\text{17}\) BBC News, [David Cameron: Prime Minister warns over extremist teaching](https://www.bbc.co.uk/news/uk/england/london/24673364), 7 October 2015

\(^\text{18}\) HM Government, [Counter-extremism strategy](https://www.gov.uk/government/publications/counter-extremism-strategy), October 2015, p26-27

pretence that attempts at radicalisation could be discovered in any organisation.\textsuperscript{20}

In an accompanying \textit{Telegraph} article, a Department for Education official was quoted as saying that the Government “is not proposing to regulate institutions teaching children for a short period every week, such as Sunday schools.”\textsuperscript{21}

The Northern Council of Mosques also published a \textit{statement}, in December 2015, criticising what it saw as “state intervention in madrassas”:

> We believe that there is no compelling necessity for regulating a community education sector that has served and flourished independently. It allows communities to take responsibility for addressing special and additional educational needs not adequately catered for or provided by the state education system. It would be irresponsible on the part of the government to dampen/destroy the community spirit, action and ownership that has served us well.

[\ldots]

We have reason to believe that the proposition to register out-of-school settings is designed to disproportionately target the Muslim community due to the non-evidential basis of associating Madrassas with radicalisation.\textsuperscript{22}

The National Resource for Supplementary Education, responding to earlier comments by the Prime Minister, stated that it welcomed a review of the regulations concerning the registration of ‘any form of care for a child including education or any other supervised activity’ and that (emphasis in original):

> In the absence of any form of statutory regulation NRCSE works with supplementary schools, local authorities and charitable trusts to deliver a voluntary code of practice for supplementary education and a Quality Framework for Supplementary Schools.

[\ldots]

Our experience and our members tell us that greater support to enable more providers of out-of-school-hours activities to improve the quality of their provision would be welcome.

It is difficult to envisage, however, how ‘forcing’ community organisations, largely run entirely by volunteers, to be regulated without providing for any form of support or guidance on what they should do in order to meet regulatory requirements could be implemented in a democratic country with a commitment to human rights.

\textbf{We, therefore, recommend that all organisations offering out-of-school-hours provision, as well as individuals offering private tuition on a commercial basis, be required to register with a statutory body. We also recommend that}

\textsuperscript{20} Telegraph, \textit{Sunday school snoop}, 12 January 2016. The MPs were Sir Gerald Howarth MP, Gary Streeter MP, David Burrowes MP, Fiona Bruce MP.

\textsuperscript{21} Telegraph, \textit{Tory MPs warn that Sunday schools could be banned from teaching that marriage is between a man and a woman}, 11 January 2016

\textsuperscript{22} Northern Council of Mosques, \textit{Northern Council of Mosques issue statement against Govt interference in madrassas}, 29 December 2015; discussed in BBC News, \textit{Mosques oppose madrassa registration}, 7 January 2016
Local authorities be mandated to provide access to advice and support on the management of safe learning environments.\textsuperscript{23}

In an interview on LBC Radio on 14 January 2016, HM Chief Inspector of schools, Sir Michael Wilshaw, was interviewed about the consultation. He stated:

...we've been in to some institutions in Birmingham where there were 30/40 youngsters being educated, living in the most appalling conditions, in a filthy environment where there was homophobic literature, misogynistic literature, anti-Semitic literature. Where the staff had not been vetted. So children are at risk, and at risk of abuse and at risk of radicalisation. Now, the Government is seriously concerned about that and wants Sunday schools and wants Madrassas and after school clubs to be registered. That won't take a lot of time and we will not be inspecting every one of them but we will know that they exist. And if there are concerns, if whistle-blowers do tell us there's an issue then we will go in and inspect. Our inspections will be proportionate.\textsuperscript{24}

**Schools Minister clarification on Sunday schools and other settings**

The Schools Minister, Nick Gibb, responded to a Parliamentary Question on 14 January 2016, clarifying the intentions behind the Government’s proposals and providing information on the type of setting that would be covered by the proposals, which he said would not include Sunday schools:

**Nick Gibb:** [...] The proposals are about making sure that where there are concerns raised by parents and others about issues of extremism, child cruelty or inappropriate teaching in unregulated settings, the Government can take action to protect children and empower parents.

The call for evidence defined intensive education as anything which entails an individual child attending a setting for more than between six to eight hours a week. Such settings would be required to register with their local authority and be eligible for inspection where concerns were reported.

Settings providing ad hoc classes or regular classes below a specified time threshold would not be captured by the proposal. One-week holiday clubs and Sunday schools would not, therefore, be covered. The proposal is intended to capture settings where children receive intensive education, regardless of faith or whether provided by a community group.\textsuperscript{25}

**Westminster Hall debate**

A Westminster Hall debate, led by Sir Edward Leigh, discussed the proposals in the consultation on 20 January 2016. Sir Edward criticised the proposals as unworkable and as an unnecessary burden on voluntary groups. He further stated:

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\textsuperscript{23} National Resource for Supplementary Education, *Inspection of supplementary schools?,* 21 October 2015. The NRCSE subsequently directed readers of its website to this article as its view on the consultation launched in November.

\textsuperscript{24} LBC, *Ofsted Chief Michael Wilshaw On LBC,* 14 January 2016

\textsuperscript{25} PQ 21882 [Extracurricular activities], 14 January 2016
This scheme is fundamentally illiberal. It is big government at its worst. It would do little or no discernible good, and an awful lot of harm, leading to false allegations. [...] Finding extremists is already like finding a needle in a haystack. This system will just make the haystack much bigger.26

A number of MPs raised similar concerns about the proposals. Speaking for Labour, Nic Dakin stated that he agreed:

…that action should take place immediately to investigate genuine concerns and evidence of out-of-school settings engaging in prohibited activities…but as many Members have pointed out, there are lots of ways in which it can be done already under current legislation. […]

I fear that this is all about activity, rather than action. As the hon. Member for Belfast East (Gavin Robinson) said, what is being proposed is wide and shallow, when what we need is something narrow and deep.27

The Schools Minister, Nick Gibb, responded that:

A clear regulatory framework exists to protect children from those risks in childcare settings, and in state and independent schools. The call for evidence on out-of-school education, which closed last week, invited submissions on how to ensure that we are similarly able to safeguard —supplementary education —while avoiding disproportionate regulation. […]

We are therefore considering how best to address failures in the minority of settings that fail to meet their obligations while preserving everything that has made the vast majority of supplementary education so successful.28

Queen’s Speech 2016: Counter-Extremism and Safeguarding Bill

The Queen’s Speech in May 2016 included the announcement of a Counter-Extremism and Safeguarding Bill which would include provision to intervene in out-of-school settings. The briefing notes stated:

Safeguarding children from extremist adults, by taking powers to intervene in intensive unregulated education settings which teach hate and drive communities apart and through stronger powers for the Disclosure and Barring Service.29

The Bill did not appear before the 2017 General Election, and no equivalent bill was included in the Queen’s Speech 2017. The 2017 speech, however, did announce the establishment of a new Commission for Countering Extremism, as well as a review of counter-terrorism powers and a commitment to tackling online extremist content.

Information on related developments can be found in the Library briefing Counter-extremism policy: an overview, CBP 7238.
Consultation outcome: proposals withdrawn; and next steps


The report announced that the Government did not intend to proceed with the proposals outlined in the original call for evidence, but instead intended to collect evidence with future legislation as a potential option.

The following next steps were identified:

- Sharing new best practice for intervening in cases of concern
- Developing the evidence base and identifying any gaps in existing powers
- Consulting on a voluntary code of practice for providers later in 2018
- Working with local authorities to provide more advice for parents about out-of-school settings

Voluntary Code of Practice consultation

A consultation on a voluntary code of practice for out-of-school education settings was published on 2 December 2018 and will remain open until 24 February 2019. The code covers a wide range of areas that providers should consider, with safeguarding alongside other areas such as health and safety.

The draft Code states that providers should “be vigilant to ensure that no person in the setting is exposed to extremism or is at risk of radicalisation.”

2.6 Ofsted

In July 2014, Ofsted published revised guidance for the inspection of maintained schools and academies, which came into effect in September that year. The Ofsted announcement which summarised the changes noted that schools must now:

- pay even greater attention to a school’s curriculum to ensure that it is appropriately broad and balanced to help prepare young people for life in modern Britain.

The latest edition of the School Inspection Handbook, effective from September 2018, sets out that as part of Ofsted’s assessment of a school’s safeguarding arrangements, Ofsted assesses:

- the effectiveness of leaders’ and governors’ work to raise awareness and keep pupils safe from the dangers of abuse, sexual exploitation, radicalisation and extremism and what the staff do when they suspect that pupils are vulnerable to these issues.

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31 Department for Education, Out-of-school settings: voluntary draft safeguarding code of practice, December 2018, p15
32 Ofsted, Revised guidance for inspections of maintained schools and academies, July 2014
33 Ofsted, School inspection handbook, September 2018, p43
Ofsted’s Common Inspection Framework, designed to provide coherence across age ranges in the inspection of different education, skills and early years settings, and in effect from September 2015, sets out that Ofsted considers the active promotion of British values in making its judgments. The Inspection Handbook sets out that schools are assessed according to pupils’:

…acceptance and engagement with the fundamental British values of democracy, the rule of law, individual liberty and mutual respect and tolerance of those with different faiths and beliefs.

**Absence of pupils from school rolls**

In July 2015, the then HM Chief Inspector, Sir Michael Wilshaw, wrote to the Secretary of State to provide an update on Ofsted’s monitoring of progress made by schools in Birmingham and Tower Hamlets, which had been inspected because of concerns about extremism. Sir Michael stated that “a serious safeguarding issue that has come to light… potentially high numbers of pupils whose names are being deleted from school admissions registers without either the schools or the local authorities having an accurate understanding of where those pupils have gone.”

The letter stated that Sir Michael had commissioned unannounced inspections of a number of state schools in both these areas and would meet with local authority officials.

Wider concerns about the removal of children from school rolls are discussed in the Library briefing on Off-rolling in English schools, CBP 8444.

**HMCI letter on unregistered schools**

In December 2015, HM Chief Inspector wrote to the Secretary of State with his most recent letter setting out his “continuing concern about the safety of children who are being educated in unregistered schools,” following no-notice inspections of three locations in Birmingham, where inspectors had found:

- clear evidence that all three settings were operating as unregistered schools
- a total of 94 children being educated in the three unregistered settings
- serious fire hazards, including a blocked fire escape and obstructed exits
- a narrow Islamic-focused curriculum
- inappropriate books and other texts including misogynistic, homophobic and anti-Semitic material

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34 Ofsted, *The common inspection framework: education, skills and early years*, June 2015, p13
35 Ofsted, *School inspection handbook*, August 2015, p36
— unhygienic and filthy conditions in one of the settings
— staff not suitably checked or cleared to work with children.37

The schools were closed down, but Sir Michael stated that he remained concerned about unregistered provision across the country, and had commissioned a team of Ofsted inspectors to focus exclusively on identifying, investigating and supporting the prosecution of those found to be operating unregistered schools.38

2.7 Joint Committee on Human Rights report

In July 2016, the Joint Committee on Human Rights published a report on counter-extremism which included discussion both of the Prevent strategy in schools and the proposals for inspection of out-of-school settings. The report included a recommendation for an independent review of the Prevent strategy as part of the consultation on any proposed counter-extremism Bill.39

Prevent strategy in schools

The Committee stated that it was not possible to deliver a definitive verdict on Prevent in schools at this stage, but noted concerns about the impact of the strategy, citing a story of a four-year-old nursery pupil “who was referred to Luton Council after he had drawn a picture of what was initially described by the nursery as a ‘cooker bomb’ but which turned out to be a cucumber,” and also myths that could be produced about the strategy, such as those that had grown up around another incident where an eight-year-old boy wrote in his homework ‘I live in a terrorist house’ and the police subsequently visited his home – a visit that was in fact prompted by a section where the boy had written ‘I don’t like it when my uncle beats me’. The action was a child safeguarding investigation rather than part of counter-extremism measures. The Committee stated:

> It is too early to reach any definitive conclusions on the success of the Prevent Duty in schools. Anecdotal evidence suggests that there may be some cause for concern about the impact of the Duty and the Government would be well-advised to ensure that referrals are made in a sensible and proportionate fashion. However, we also accept that it is very easy for dangerous myths to be spread about Prevent. The only way for these to be dispelled is for there to be rigorous and transparent reporting about the operation of the Prevent Duty.40

Out-of-school settings

The Committee also expressed doubts about the benefits of the proposed new measures to regulate out-of-school educational settings, and highlighted the tension between increased safeguarding and religious freedom:

37 Ofsted, Advice letter from Sir Michael Wilshaw, Her Majesty’s Chief Inspector, on unregistered schools, 11 December 2015
38 Ibid.
39 Joint Committee on Human Rights, Counter-extremism, 22 July 2016, HC 105, HL 39, para 42
40 Ibid., para 49-50
The need to safeguard children from neglect, physical harm and sexual abuse is well understood. But it is rather less clear how one can draw a line between religious freedom and requirements for safeguarding that genuinely protect children. While there may be some argument for safeguarding measures to be introduced in out-of-school settings, these should not be specifically aimed at religious activities, nor are we convinced that existing safeguarding measures are inadequate in this regard. Any new measures should be proportionate, focused, and should only apply where identifiable concerns about the safety or wellbeing of children and young persons have been raised within a particular institution. We do not support a regime of routine inspections of out-of-school settings. We are aware of the very grave concerns around Government proposals for a regime of compulsory registration. We reserve the right to return to this issue if and when we see detailed proposals from the Government.  

Government response
The Government response, published in October 2016, defended the current position of Prevent in schools:

Protecting pupils from the risk of radicalisation should be seen as part of schools’ wider safeguarding duties. It is important to understand the risk of radicalisation as a safeguarding risk that is similar in nature to protecting children from other harms. We agree with the Committee that it is important that referrals are made in a sensible and proportionate fashion. That is why the Department’s advice and guidance on the Prevent Duty make clear that if teachers have concerns about any pupils they should follow normal safeguarding procedures and act proportionately. There are no mandatory reporting requirements under the Duty.

We recognise the importance of dispelling myths and improving understanding of Prevent, and are working proactively to communicate its positive impact and encourage balanced reporting by the press. We are also working closely with schools and local communities to improve understanding of the duty and make clear that it is about safeguarding young people from the dangers of being drawn into terrorism.

The Department for Education’s recent teachers’ omnibus survey shows that 83 per cent of school leaders are confident in how they should implement the Prevent duty.  

The response also stated that the Government was considering views expressed in the call for evidence on out-of-school settings and would announce further steps, which it stated would be “targeted, proportionate and focus[ed] firmly on those settings which are failing to safeguard and promote children’s wellbeing.”

2.8 Home-schooled children
Parents have the right to decide to teach their children at home at any stage up to the end of compulsory school age. Parents who choose to home-educate their children are responsible for ensuring that the education provided is efficient, full-time and suitable to the child’s age,
ability and aptitude. They do not, however, have to follow the national curriculum.

In December 2015 it was reported in the Independent on Sunday that the then Education Secretary, Nicky Morgan, had asked officials to review home schooling, in light of concerns that children might be radicalised by home-schooling parents.\footnote{Independent on Sunday, Nicky Morgan orders review on home schooling amid fears children having minds ‘poisoned’ by radicalised parents, 19 December 2015}

In April 2018, the Department for Education published a call for evidence on home education, including on how home education is monitored. Concerns about the potential for radicalisation were raised in the consultation document, although it was noted that “although there is no evidence that home education in itself increases the risk of radicalisation, there is a need for further information on this subject.”\footnote{Department for Education, Elective home education: call for evidence Government consultation, April 2018, p9}

The consultation was open until 2 July 2018. No response has yet been published by the Government.

The Library briefing paper on Home Education in England, SN 5108, provides general information on home schooling.

2.9 Educate Against Hate website

In January 2015, the then Education Secretary Nicky Morgan made a speech at Bethnal Green Academy on measures to protect children from extremism. This included the launch of the website Educate Against Hate, which aimed to bring together “the best advice, support and resources available for parents, teachers and school leaders who want to learn how to protect young people from extremism and radicalisation.”\footnote{Department for Education, Nicky Morgan speaks about tackling extremism, 19 January 2016}
3. Teaching British values in schools

Changes were made to the Ofsted inspection framework, and to school regulations and advice, following the ‘Trojan Horse’ allegations in Birmingham schools. The changes required schools to promote British values. They have been followed by concerns from some faith schools that these changes have led to them being unfairly ‘marked down’ by Ofsted.

3.1 Departmental guidance

On 23 June 2014, in the wake of the ‘Trojan Horse’ allegations, the Government launched a consultation on proposed changes to the independent school standards regulations, which would require independent schools (including free schools and academies) to actively promote British values.

In response to a Parliamentary Question on 14 June 2014, Lord Nash explained how the proposed new regulations differed from those that existed previously:

The Parliamentary Under-Secretary of State for Schools (Lord Nash) (Con): My Lords, independent schools, academies and free schools are required to encourage pupils to respect fundamental British values of democracy, the rule of law, individual liberty and mutual respect and tolerance of those with different faiths and beliefs. That provision was brought in by this Government. We plan to strengthen this requirement so that those schools will have to promote British values. Ofsted will also be asked to change the inspection framework to reflect that expectation so that maintained schools are also held to account on the same basis.

The consultation closed on 18 August 2014 and the subsequent Education (Independent School Standards) (England) (Amendment) Regulations 2014 came into force on 29 September 2014. This amended the independent schools standards regulations so that independent schools, including academies and free schools, are required to actively promote “the fundamental British values of democracy, the rule of law, individual liberty, and mutual respect and tolerance of those with different faiths and beliefs.”

Maintained schools have obligations under s78 of the Education Act 2002, which requires schools, as part of a broad and balanced curriculum, to promote “the spiritual, moral, cultural, mental and physical development of pupils at the school and of society.” Government advice states the requirements to actively promote

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47 ‘Trojan Horse’ discussed in Education Committee, Common sense needed in tackling ‘extremism’ in schools, 17 March 2015. The Committee’s website provides the full report and subsequent Government response.
48 HL Deb 14 Jun 2014 c504-506
fundamental British values in schools can be met through the general requirement in the 2002 Act.\textsuperscript{50}

On 27 November 2014 the then Government published guidance for local authority maintained schools and independent schools (including academies and free schools) on promoting British values. The Department for Education press release announcing publication of the guidance stated that:

> The guidance aims to help both independent and state-maintained schools understand their responsibilities in this area. All have a duty to ‘actively promote’ the fundamental British values of democracy, the rule of law, individual liberty, and mutual respect and tolerance of those with different faiths and beliefs. These values were first set out by the government in the ‘Prevent’ strategy in 2011.

> Until now schools have been required to ‘respect’ these values, but as a result of changes brought in earlier in the year all schools must now have a clear strategy for embedding these values and show how their work with pupils has been effective in doing so.

### 3.2 Ofsted: no-notice inspections

In September 2014, Ofsted announced a series of no notice school inspections, following the ‘Trojan Horse’ allegations investigated earlier in the year:

> HM Inspectors are mounting a wave of no notice inspections of schools across every region in England, Ofsted announced today.

> Around 40 schools up and down the country have been selected for the two-day unannounced inspections during a two-week window in September, under powers already available to the inspectorate.

> Following recent events in some Birmingham schools, Chief Inspector Sir Michael Wilshaw agreed to examine the feasibility of moving to a system of inspecting all schools without notice, rather than the half-day notice that the majority of schools currently receive.

> In the meantime, he has instructed Ofsted’s Regional Directors to make wider use of existing powers to conduct no notice inspections of schools where there are concerns about:

> - rapidly declining standards
> - safeguarding, including a decline in the standards of pupils’ behaviour and the ability of staff to maintain discipline
> - standards of leadership or governance, or
> - the breadth and balance of the curriculum (including where the statutory requirement to publish information to parents is not met)

Many of the schools selected for these inspections over the coming days were already scheduled to undergo ‘section 5’ inspections this term. However, others will be schools that weren’t

\textsuperscript{50} Department for Education, \textit{Promoting fundamental British values as part of SMSC in schools: Departmental advice for maintained schools}, November 2014, p3
due for inspection but where Ofsted has become aware of concerns.51

The results of these inspections were published on 25 November 2014. A letter from the Chief Inspector to the Secretary of State noted that:

- schools that were not teaching respect for and understanding of the various faiths found in Britain today

- schools that were not developing pupils’ awareness and tolerance of communities different to their own. 52

The letter includes, as an annexe, a list of the schools involved and the relevant changes in grading.

A TES article, Faith schools not targeted with snap inspections, Ofsted insists, from 25 November 2014, discussed these inspections.

In a speech at the Association of School and College Leaders’ annual conference on 20 March 2015, Ofsted’s National Director for Schools, Sean Harford, said that inspecting British values had “made life difficult” for the inspectorate, but that it was “one of the most important things [Ofsted] are doing.”53

### 3.3 Concerns raised

**Ofsted inspections**

Concerns were raised about these inspections with the then Education Secretary at Education Questions in October 2014:

**Mr David Burrowes (Enfield, Southgate) (Con):** There are reports that Ofsted is demanding that a Christian school invites an imam to take collective worship and that Jewish schoolchildren have been asked intrusive questions about their views on sexuality. Does that really promote British values?

**Nicky Morgan:** I thank my hon. Friend. That is clearly a matter for Ofsted and it is investigating exactly what was said to the school. I think we would all agree that the fundamental British values of respect, democracy and tolerance are shared by all schools and all people of all faiths.54

Concerns were also raised in a Parliamentary Question in relation to Christian schools in February 2015:

**Sir Gerald Howarth:** To ask the Secretary of State for Education, if she will investigate reports by parents of pupils at Grindon Hall Christian School and Durham Free School that complaints to Ofsted about age-inappropriate and religiously hostile questioning of their children by inspectors were not investigated.

**Mr David Laws:** Any complaints about the conduct of Ofsted inspectors are a matter for Her Majesty’s Chief Inspector. I

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51 Ofsted, Ofsted begins series of no notice school inspections, 15 September 2014
52 Ofsted, Advice note from Her Majesty’s Chief Inspector, Sir Michael Wilshaw, to the Secretary of State for Education, Rt Hon. Nicky Morgan MP, on no-notice school inspections, 25 November 2014
53 Ofsted Sean Harford, speech to ASCL annual conference 2015, 20 March 2015.
54 HC Deb 27 Oct 2014 c23
understand that Ofsted is investigating matters raised by the schools and by some parents and will respond to these in due course.\textsuperscript{55}

In press reports on the issue, Ofsted officials were quoted as emphasising the revised Ofsted guidance relating to the promotion of British values in schools, and the importance of preparing children for life in modern Britain. See for instance:

- \textit{Christian school 'downgraded for failing to invite an imam to lead assembly'}, \textit{Telegraph}, 19 October 2014
- \textit{British values rules 'to blame' as Christian school placed in special measures by Ofsted}, \textit{Telegraph}, 20 January 2015

\footnotesize{\textsuperscript{55} PQ 224119, 10 February 2015}
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